## **Federal Maritime Commission**

proposed agreement meets the general definition of a low market share agreement.

(d) The filing fee for low market share agreements is provided in §535.401(g).

[69 FR 64414, Nov. 4, 2004, as amended at 70 FR 20303, Apr. 19, 2005]

# § 535.312 Vessel charter party-exemption.

- (a) For purposes of this section, vessel charter party shall mean a contractual agreement between two ocean common carriers for the charter of the full reach of a vessel, which agreement sets forth the entire terms and conditions (including duration, charter hire, and geographical or operational limitations, if any) under which the vessel will be employed.
- (b) Vessel charter parties, as defined in paragraph (a) of this section, are exempt from the filing requirements of the Act and this part.
- (c) The filing fee for optional filing of vessel charter parties is provided in §535.401(g).

#### Subpart D—Filing of Agreements

## § 535.401 General requirements.

- (a) All agreements (including oral agreements reduced to writing in accordance with the Act) subject to this part and filed with the Commission for review and disposition pursuant to section 6 of the Act(46 U.S.C. 40304, 40306, 41307(b)–(d)), shall be submitted during regular business hours to the Secretary, Federal Maritime Commission, Washington, DC 20573. Such filing shall consist of:
- (1) A true copy and seven additional copies of the executed agreement;
- (2) Where required by this part, an original and five copies of the completed Information Form referenced at subpart E of this part; and
- (3) A letter of transmittal as described in paragraph (b) of this section.
- (b) The letter of transmittal shall:
- (1) Identify all of the documents being transmitted including, in the instance of a modification to an effective agreement, the full name of the effective agreement, the Commission-assigned agreement number of the effective agreement and the revision, page

and/or appendix number of the modification being filed;

- (2) Provide a concise, succinct summary of the filed agreement or modification separate and apart from any narrative intended to provide support for the acceptability of the agreement or modification;
- (3) Clearly provide the typewritten or otherwise imprinted name, position, business address, and telephone number of the filing party; and
- (4) Be signed in the original by the filing party or on the filing party's behalf by an authorized employee or agent of the filing party.
- (c) To facilitate the timely and accurate publication of the FEDERAL REGISTER Notice, the letter of transmittal shall also provide a current list of the agreement's participants where such information is not provided elsewhere in the transmitted documents.
- (d) Any agreement that does not meet the filing requirements of this section, including any applicable Information Form requirements, shall be rejected in accordance with §535.601(b).
- (e) Assessment agreements shall be filed and shall be effective upon filing.
- (f) Parties to agreements with expiration dates shall file any modification seeking renewal for a specific term or elimination of a termination date in sufficient time to accommodate the 45-day waiting period required under the Act.
- (g) Fees. The filing fee is \$1,780 for new agreements requiring Commission review and action; \$851 for agreement modifications requiring Commission review and action; \$397 for agreements processed under delegated authority (for types of agreements that can be processed under delegated authority, see \$501.27(e) of this chapter); \$138 for carrier exempt agreements; and \$75 for terminal exempt agreements.
- (h) The fee for the Commission's agreement database report is \$6.

[69 FR 64414, Nov. 4, 2004, as amended at 70 FR 10330, Mar. 3, 2005; 74 FR 50728, Oct. 1, 2009; 75 FR 29455, May 26, 2010]

# § 535.402 Complete and definite agreements.

An agreement filed under the Act must be clear and definite in its terms,